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satisfied all procedural requirements necessary under

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1 Local Rule 55-1 for entry of default judgment.

Specifically, the Court finds that the clerk entered

the default as to Defendant L.A. Private Trainers on

October 11, 2011 and as to Defendant Robin Del Pesco

(collectively "Defendants") on October 14, 2011;

Defendants are not infants or incompetent persons or in

military service or otherwise exempted under the

Soldiers' and Sailors' Civil Relief Act of 1940; and

Defendants did not appear in this action. Further, the

10 Court finds that the substantive factors set forth in

Eitel v. McCool, 782 F.2d 1470 (9th Cir. 1986) weigh in

favor of granting default judgment.

THEREFORE, IT IS ORDERED that:

Default judgment be entered against Defendants L.A. Private Trainers and Robin Del Pesco for damages in the amount of \$10,308.05, attorney's fees in the amount of \$1,218.48, and costs of suit in the amount of \$448.65. Plaintiff is entitled to a total of \$11,975.18, and Defendants are jointly and severally liable for this amount. This judgment shall bear interest at the judgment rate from the date of entry until paid.

IT IS SO ORDERED.

DATED: January 26, 2012.

RONALD S.W. LEW

HONORABLE RONALD S.W. LEW

Senior, U.S. District Court Judge

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